Document 11-4

Filed 03/07/2008

Page 1 of 9

Case 3:07-cv-02373-WQH-CAB

I, Nathan W. Hicks, declare and state as follows:

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I am an attorney licensed to practice law before all courts of the State of California and I am a member of the law firm of Snell & Wilmer, attorneys of record for defendant Apollo Group, Inc. ("Apollo") and the University of Phoenix, Inc. ("UOP") in this matter. I have personal knowledge of the matters set forth in this declaration, and if called upon as a witness, I could competently testify to them.

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Plaintiff, Chad McKinney ("McKinney"), filed the complaint in the 2. above-captioned matter on December 19, 2007. McKinney, however, did not obtain a summons issued by the Court until approximately one month later on January 15, 2008. A true and correct copy of the summons issued by the Court as reflected in the Court's website at https://ecf.casd.uscourts.gov/cgibin/DktRpt.pl?117733301982358-L 353 0-1 is attached as Ex. A. According to McKinney's Return of Service filed with the Court on February 28, 2008, a process server attempted to serve Apollo "by leaving copies with Ellen Bowens (Administration)" on January 31, 2008. A true and correct copy of McKinney's Return of Service as reflected in the Court's website at https://ecf.casd.uscourts.gov/cgi-bin/DktRpt.pl?117733301982358-L 353 0-1 is attached as Ex. B. McKinney filed a Motion for Clerk's Entry of Default on February 28, 2008. [Plaintiff's Motion for Clerk's Entry of Default and Supporting Memorandum of Points and Authorities ("Motion for Entry of Default").] Based on McKinney's assertions that Apollo was given sufficient service of process on January 31, 2008, the Court Clerk made an entry of default on February 29, 2008. A true and correct copy of the Court Clerk's entry of default against Apollo as

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USDC-SOUTHERN DISTRICT CALIFORNIA - 2 -CASE NO. 07-CV-2373 WQH CAB

reflected in the Court's website at https://ecf.casd.uscourts.gov/cgi-

bin/DktRpt.pl?117733301982358-L 353 0-1 is attached as Ex. C.

3. C	On February 29, 2008, I contacted McKinney by telephone and			
explained that he had not given sufficient service of process to Apollo, and that the				
parties should stipulate to setting aside the entry of default. Afterwards, McKinney				
could then attempt to properly re-serve Apollo, UOP or both. Nevertheless,				
McKinney still refused to stipulate to setting aside the entry of default on Apollo.				

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated: March <u>_____</u>, 2008

Nathan W. Hicks

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►AO 440 (Rev. 10/93) Summons in a Civil.	Action

UNITED STATES DISTRICT COURT

THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF California

Chad McKinney, Pro Se

SUMMONS IN A CIVIL CASE

CASE NUMBER:

07 CV 2373 WON CAB

TO: (Name and address of Defendant)

YOU ARE HEREBY SUMMONED and required to serve upon PLAINTIFF'S ATTORNEY (name and address)

Chad McKinney, Pro Se 6266 Madeline Street Apt. No. 61 San Diego, Ca 92115-5630

an answer to the complaint which is herewith served upon you, within days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. You must also file your answer with the Clerk of this Court within a reasonable period of time after service.

<u>e Ramhiel Hamrick, Jr.</u>

VAN I 5 2008

CLERK

(By) DEPUTY

EXHIBIT B

RETURN OF SERVICE							
Service of the Summons and Complaint was made by me	DATE PUBLEBUS PH 1:00						
NAME OF SERVER R.T. Hansell	TITLE CORPOUSOISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA						
Check one box below to indicate appropriate method of service							
Served personally upon the defendant. Place where served:							
Left copies thereof at the defendant's dwelling, house or usual place of abode with a person of suitable age and discretion then residing therein:							
Name of person with whom the summons and complete	aint were left:						
Return unexecuted:							
X Other (specify): Served Apollo Group. Inc. by leaving Copies with Ellen Bowens (Administration).							
STATEMENT OF SERVICE	FEES						
TRAVEL SERVIC	CES TOTAL \$ 45						
DECLARATION OF SERVER 1 declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Return of Service is true and correct.							
Executed on: 2/12/08 Date Signature of Server 2445 Movena Blud, Stc 206							
Address of Server	S.D. Ca. 92110						
NOTICE OF RIGHT TO CONSENT TO TRIAL BY A UNITED STATES MAGISTRATE							
IN ACCORDANCE WITH THE PROVISION OF 28 USC 636(C) YOU ARE HEREBY NOTIFIED THAT A U.S. MAGISTRATE OF THIS DISTRICT MAY, UPON CONSENT OF ALL PARTIES, CONDUCT ANY OR ALL PROCEEDINGS, INCLUDING A JURY OR NON-JURY TRIAL, AND ORDER THE ENTRY OF A FINAL JUDGMENT. COUNSEL FOR THE PLAINTIFF HAS RECEIVED A CONSENT FORM. YOU SHOULD BE AWARE THAT YOUR DECISION TO CONSENT OR NOT CONSENT IS ENTIRELY VOLUNTARY AND SHOULD BE COMMUNICATED SOLELY TO THE CLERK OF COURT. ONLY IF ALL PARTIES CONSENT WILL							
THE JUDGE OR MAGISTRATE TO WHOM THE CASE HAS BEEN ASSIGNED BE INFORMED OF YOUR DECISION. JUDGEMENTS OF THE U.S. MAGISTRATES ARE APPEALABLE TO THE U.S. COURT OF APPEALS IN							
ACCORDANCE WITH THIS STATUTE AND THE FEDERAL RULES OF							

EXHIBIT C

United States District Court

SOUTHERN DISTRICT OF CALIFORNIA

		1	
Chad McKinney	Plaintiff,	Civil No.	07cv2373-WQH-CAB
VS		DEFAULT	
Apollo Group Inc.; Mechelle Bonilla; Ky April Alcorn; Carlyn Lindsten	yan Flynn; Defendants,		
It appears from the records in the a Driginal Complaint filed on 12/19/07 has nereinafter named; and it appears from the plead or otherwise defend in said action at Rules of Civil Procedure. Now, therefore nereby entered.	been regularly e records here s required by	y served upon each in that each of the said Summons and	of the Defendants Defendants has failed to provided by the Federal
Apollo Group Inc.			
Entered On: 2/29/08		V. SAMUEL HAN	IRICK, JR., CLERK
	By:	s/M.	Cruz
		M. Cruz	z, Deputy

PROOF OF SERVICE

USDC - Southern District, Case No. 07-CV-2373 WQH CAB

I am employed in the County of Orange, State of California. I am over the age of 18 and not a party to the within action; my business address is 600 Anton Boulevard, Suite 1400, Costa Mesa, California 92626.

On March 7, 2008, I served, in the manner indicated below, the foregoing document described as **DECLARATION OF NATHAN W. HICKS IN SUPPORT OF APOLLO GROUP, INC.'S OPPOSITION TO MOTION FOR ENTRY OF DEFAULT** on the interested parties in this action by placing true copies thereof, enclosed in sealed envelopes, at Costa Mesa, addressed as follows:

	,
Chad McKinney	Plaintiff
Pro Se	·
6266 Madeline Street, Apt. #61	Tel: 619-634-3566
San Diego, CA 92115	. 100000
	7.7
United States District Court	
Attention: Hon. Judge William Q. Hayes	
940 Front Street	
San Diego, CA 92101	

BY FEDERAL EXPRESS: I caused such envelopes to be delivered by air courier, with next day service, to the offices of the addressees. (C.C.P. § 1013(c)(d)).

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on March 7, 2008, at Costa Mesa, California.

Anh Dufour